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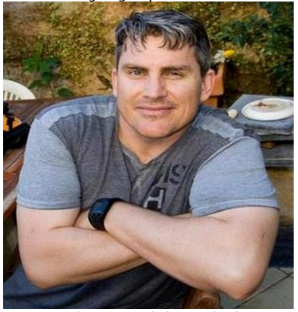
- continued from Newsletter No 548.

Brendon Lee O'Connell

Found Guilty Of >Racial Hatred<, 29 January 2011

An honest hero has been sent to jail. Evil destroys. Brendon O'Connell took an open stand against that destruction. The following are two articles about the wrongful accusation and

O'Connell's wrongful guilty verdict.



He is a man who exposed the truth about Zionist racism.

Because Jewish supremacists see themselves above self-examination for their own wrongs, they tolerate absolutely no criticism whatsoever for any evil they commit.

These diabolical supremacists daily exact their revenge by sacrificing others to protect themselves, scapegoating the innocent to preserve their own false self-image of perfection, and blaming and destroying people who expose their guilt, tactics they have perfected over the past 65 years.

The first article spotlights the Zionists' lies and their deliberate attempts to confuse facts with their lies.

Evil people always attack rather than face their own failures. What is the failure of the Jewish Supremacists? They have forgotten the meaning of "Never Again", but narcissistically use those words as license to commit genocide against the Palestinians. Why did they get revenge against Brendon O'Connell?—He Remembered.

-Admin

http://www.davidduke.com/general/brendon-oconnell-found-guilty-of-racial-hatred_22501.html

Please view YouTube items, while they remain on-line:

http://www.youtube.com/watch?v=PwJY9S_GoLw http://www.youtube.com/watch?v=fBne2sbM-uq

http://www.youtube.com/watch?v=21aZ8I-6uOQ

http://www.youtube.com/watch?v=fXeBjjeU 9w

http://www.youtube.com/watch?v=CsrPt-enplw

http://www.youtube.com/watch?v=61pWizSc-go

http://www.youtube.com/watch?v=purWmOFl8qc

http://www.youtube.com/watch?v=TVU3I8dRtto

http://www.youtube.com/watch?v=Ljr02fdoIW8

http://www.youtube.com/watch?v=V0ow1jvISNg

Paul Murray

High price to pay in defence of free speech

The West Australian, 2 February 2011

religion.

Have we become so politically correct that we can't separate racism from stupidity?

Make sense of this.

Someone reacts to words said in a Perth nightclub and slashes the offender's face open with a broken glass. Court penalty: 18 months jail.

Another person reacts to words said outside a South Perth supermarket and gives the offender a nasty racist spray, which he later posts triumphantly on the internet. Court penalty: three years jail.

Is that balanced justice?

It's an unfortunate consequence of defending the principles of free speech that you sometimes end up appearing to be in the corner of people with whom you disagree violently — and disrespect even more.

That's pretty much the case with Brendan Lee O'Connell, who this week became the first person to be jailed under WA's racial vilification laws.

O'Connell seems to be an unpleasant prat with some extreme political views and very poor judgment in not getting a good lawyer who could have provided a sane legal defence rather than the ravings he offered on his own account.

But that doesn't mean he should be behind bars.

And it certainly doesn't mean he should get a sentence so out of kilter with that regularly handed down by WA courts for crimes of extreme personal violence.

As editor of this newspaper in the 1990s, I opposed the institution of these laws, fearing that in an increasingly politically correct society they would end up being misused.

I got pretty tough treatment by the Jewish lobby at that time and expect nothing different for this offert

The day that I feared arrived on Monday when Justice John Wisbey sentenced O'Connell harshly after a jury found him guilty on six of seven charges of racial vilification.

Justice Wisbey, labelling O'Connell an "intelligent man with an irrational hatred of Jewish people", said the only appropriate form of punishment would be an immediate term of "severe" imprisonment and, strangely, that he was sending a message to people who might share the convicted man's views.

I hope they're trembling in their boots in Tehran, Cairo, Riyadh, Amman, Khartoum, Damascus, Tripoli, Sanaa, Baghdad, Beirut, Kabul, Islamabad, not to mention Jakarta and Kuala Lumpur, or anywhere else in the Middle East and Muslim world where O'Connell's views are mainstream for tens of millions of people.

Not right, just unexceptional.

O'Connell is a member of a group called **Friends of Palestine** which decided to hold a protest outside a

South Perth supermarket in 2009 against the sale of Israeli oranges.

Pathetic, provocative and ultimately meaningless — but completely within his democratic rights.

Stanley Keyser, a member of the Australasian Union of Jewish Students, attended the demonstration with a friend, Timothy Peach, to observe and hand out leaflets supporting their side of the argument.

It's also their democratic right to engage in a political discourse, which is what they did by entering the fray. Mr Peach, 19, told the court he was "angry", "confused" and "offended" by O'Connell when he started to film the two Jewish men and argue with them about their

What should a Jew expect at an anti-Israel protest? It's obvious that what was happening was essentially political in nature, even though it came to be poisoned by racism.

Legitimate political discourse should be protected by a number of High Court rulings, but unfortunately O'Connell doesn't appear to have had the wit to use them in his own rambling defence.

Some of the reporting of this case highlights the extreme sensitivity in the community to issues of race, merely reflected — if not magnified – by the media.

"A Perth man who posted a video online showing him arguing with a Jewish man and calling him a 'racist, homicidal maniac' has been found guilty of racial hatred, " was the first paragraph in the AAP report of the judgment.

So is it now racist to call someone a racist? Or is it racist to call someone a homicidal maniac? Or is it only racist to call a Jew a racist homicidal maniac?

Surely not. Have we become so instinctively PC that we no longer distinguish between what is racist and what is just stupid?

This newspaper reported that the offending words by O'Connell to Mr Keyser were that Judaism was a "religion of racism, hate, homicide and ethnic cleansing". Later, he filmed himself at the Perth Bell Tower calling Judaism a "death cult" before posting the video online.

When I debated this issue on air with Steve Lieblich, the director of public affairs for the Jewish Community Council of WA, he said O'Connell should have drawn a distinction between the Jewish religion and the state of Israel.

Frankly, that's a line many opponents of Israel are unwilling to make. In fact, it's a distinction that Israel itself doesn't appear to concede.

Mr Lieblich refused to accept that O'Connell's protest was political or that the sentence was out of kilter with

those for extreme personal violence handed down by WA courts.

"I think it was a victory for decency and against bigotry and prejudice," Mr Lieblich said.

So does all criticism of Israel inexorably find its way to being racist unless those who disagree with it watch every word they utter? Must opponents meticulously pull apart the threads of religion and politics when arguing about Israel?

And is that the real game here — silencing dissent against Israel and not protecting Jews from a legacy of verbal vilification?

Paul Murray presents the morning program on 882 6PR from 8.30am weekdays.

Support for Brendon O'Connell getting organised:

From: G.F Barrett-Lennard - grabl@westnet.com.au

Dears

I hope I have you all from Brendon's list. Christopher Hainey can you please forward to Kathy about Brendon's updates or provide me with her email and her permission.

Allow me to introduce myself. Brendon boarded at my girlfriend's home in the last six months or so and so we have become very close to the trial he undertook. We are on the same issues as him as I suppose you are too.

My name is Graham Barrett-Lennard and I am an exfarmer now in marketing.

My father once said to me when I was 17: "Some people say we were on the wrong side during WWII".

While I found it hard to believe at the time it set me on a path of truthseeking and just what really happened in the 30s and 40s.

Now for Brendon: He is in Hakea Prison and the Address is:

Unit 9, Hakea Prison, Locked Bag 111, Canningvale, Western Australia 6970, Australia, and he love to hear from you since email is out of the question.

However you could email me and address him and I print it out for him.

I live in the country 130km from Perth and am down to the city about 1/ week where I and Elaine communicate with Brendon.

Elaine gets a phone call from Brendon every morning to keep him updated on events outside. We have other helpers but Elaine is the main cog in the machine.

Elaine is of Prussian Descent and her family came to Australia at the end of the 19 century. Her father and his three brothers all developed virgin bush blocks and went farming. They bought one and all worked it and then repeated the scenario three more times to establish themselves. Her father then sold up in South Australia and moved to Williams in WA. By the time he retired and his son took over he was a millionaire and had never borrowed from a bank. That is why he became a millionaire and was very frugal.

He protected his family after WWII with their German name by keeping a very low profile and going to their Lutheran Church.

Elaine grew up with derogatory remarks made at school and after (Kraut, etc) and a guilty conscience about what happened to the Jews, etc.

I met Elaine at a group who studied the law as it affected ordinary people and also met a guy called Rob. Both of us explained to her that what we were told about WWII isn't necessarily the truth. Rob had photos to prove it. Hence her alliance with Brendon.

Brendon Is Western Australia's 1st political prisoner. We could not believe what went on in that court room. I am sure the judge was getting instructions in his chambers.

For those who want to look it up, Brendon used section 78b of the Judiciary Act of Australia 1903 to claim that the case was a constitutional matter and the judge was out of jurisdiction and compelled to hand it to the High Court of Australia. This He ignored and proceeded with the trial.

In all previous cases in the eastern states this tactic has worked. We have a constitutional lawyer on side from the east who is aware of what is going on and he is advising us.

It is likely he will be running the Appeal which Elaine and Scott lodged at the Supreme Court of WA yesterday. His Credentials are impeccable but I am not at liberty to disclose who he is just yet.

Paul Hogan, of Crocodile Dundee fame, came back to Australia recently – two years ago – and received a bill from the Australian Tax office for 70 million dollars. He had his passport confiscated and not allowed to leave the country. Someone put him on to his lawyer I am refering to and Paul Hogan walked away a free man and did not pay a cent. I think he paid the lawyer well though.

So it seems Brendon is well connected through his new friends in Perth. Generally there were five or six of us on any day in court. I was not aware of how heavily involved he was on this issue until I saw his videos.

Now about fund raising. We have been told we will need about \$16,000, so if you can start saving \$10-/ week or month or whatever that would be great.

Fundraising co-ordinator will probably fall to me because I used to work for a charity professionally and I have some idea what it is all about.

What I have in mind here is to hold meetings in suburb halls, bowling clubs etc to inform people what is really going on in Palestine and show one of Brendons film clips. A further email will have attached the flyer for this so you can use it for yourselves if you like.

Our attitude here is that this fight is a fight for us all and Brendon is the focal point. Not all of us are anti Jewish but are concerned about constitutional rights and free speech. So what Brendon has done is galvanized many people from out of the woodwork to stand up and there will be more.

A top QC, Tom Percy, has offered to represent Brendon and is outraged by the sentence. He is Part of the Innocentproject WA which investigates wrongfull convictions and has won three high profile cases that started back in the 60s.

I have investigated the Parliamentary Hansard recordings recently, which I will direct you to later about how this act got to be law in 2004. You could not open up a bigger can of worms if you tried to at a bait shop. Our next move is to get him out on bail, which hopefully will be soon.

One other thing. Hakea prison has a retina scan for visitors which Elaine and I refused to allow so Brendon has had no visitors.

Daniel Taylor is looking into the lawfulness of this. He is great at researching the law and using it against authority. The thing is the prison act does not mention it and Hakea is a state run prison. The staff say they are employed by Department of Corrective Services but have 6-pointed stars on their epaulettes. If you are in charge you have three stars on your epaulette each side, otherwise one either side.

Brendon does not realize that to be creditable to the world on this issue one must suffer incarceration and show that one must suffer for your rights as Christ did for us all. If you are going to write please explain that to him. Ernst Zündel, Fredrick Töben, David Irving, Germnar Rudolf, all had to suffer incarceration but that is what made them creditable.

This is just the first email to you disciples. Can you please email me back to say you received it so I know who got and who did not.

May God Bless you all. Regards Graham B-L

Hi All of you,

I have had some difficulty getting this to you so I am attempting to forward it to you. This has the Handsard attached plus the Judiciary Act 1903 section 78b also. Let us see how this is sent. This is the email sent to the

WestAustralian newspaper two weeks ago that they will not print. Graham

---- Forwarded Message -----

From: G.F Barrett - Lennard

Sent: Sun, 13 Feb 2011 19:29:03 +0800 (WST)

Subject: Re: O'Connell

Hi Kate,

Thank you for your email which I opened on my return home. Now the situation is this from my understanding: ALP James McGinty wants a republic (Hansard attach)

He removes or changes the name of references to the Queen, Queen Elizabeth II of England, The Crown Solicitor's Office and the Crown- to the Queen of Australia, The State Solicitor and the crown becomes dissolved in the Attorney General's Department.

This all happened by repealing Section E of the State Constitution of WA in regards to oaths of office etc. Do you remember this controversy around 2003-2004?

By repealing Section E our ignorant republican Attorney General put the State of WA in jeopardy with all its law by making the State Constitution repugnant to the Constitution of the Australian Commonwealth. No one in Australia is permitted to alter the Royal Styles and Titles of the Crown (Section 8 & 9 Statute of Westminster) because it is not their property. It is the property of the Crown of England.

The extraordinary thing is that it was the ALP that enabled the Westminster Adoption Act 1942 to become law in this country. They could not make a bigger mess if they tried and we elect these fools.

The Western Australian laws are invalid until this mess is rectified and McGinty is strung up for treason against the Crown.

Therefore WA's racial vilification act is invalid and Brendon Lee of the family O'Connell is unlawfully incarcerated.

It stands to reason that if the State Constitution of WA is repugnant to the Constitution of the Australian Commonwealth it becomes a constitutional matter that can only be dealt with by Federal Jurisdiction.

Judge John Wisbey refused to Acknowledge this circumstance and unlawfully continued with the trial. Hence Brendon's support group refused to stand for a judge who is out of order and stood for the Jury who under the Constitution of the Australian Commonwealth are the only Judges of the trial.

The Constitution of the Australian Commonwealth is now on trial and so is our Constitutional Monarchy.

If this case is not dealt with the complete exoneration of the defendant, Repulicanism is here by Parliamentary Stealth.

Further Section 116 of the Constitution of the Australian Commonwealth States:

The Commonwealth shall not make any law for establishing any religion, or for imposing any religious observance or for PROHIBITING THE FREE EXERCISE OF ANY RELIGION, and no religious test shall be required as a qualification for any office or public trust under the Commonwealth.

As a practising Christian Brendon Lee is expected by Jesus to preach the Gospel to the world, first the Jews then the Gentiles.

This means to teach them to mend their ways and adhere to the Lord's Commandments.

Brendon O'Connell Update

FROM: G.F Barrett - Lennard grabl@westnet.com.au
Saturday 26 February 2011 5:34 PM

Hi Brendon's Group,

Sorry about the formality but that is how I have listed you all in my address book. Not all have replied to the original email so this is only going out to the repliers.

I have decided to address the email to Brendon so he can see what communications went out during his time spent at the governor's pleasure.

Elaine had an argument with her ISP provider last year and that is why she is not on email at the moment. I am trying to sort her bill out.

First things first. Please remove the email address of ... from all communication and lists. It is Brendon's mother and she was irate at receiving emails from people she did not know and was unsolicited. I did not know who it was at the time because there was no note against the name and I was asked to contact all on the list. I have sent an email back apologising for my error and confirmed she will not receive any more communication from any of you, so please support me on this.

Now for an update on Brendon: Brendon is doing the Lords work in prison and may pay a penalty for it. He has been talking to inmates about the Jewish control on the system of government and what is really happening outside, why he is in there, etc.

One woman guard has told him to stop recruiting to his cause and that if he persists he will be considered a medium security risk and not minimum and treated accordingly.

Hakea Prison houses everything at this point in time. The high security Karnet Prison had a riot two years ago at Christmas time and I do not think it is operational yet.

Brendon reported this incident to Elaine this morning and I have just finished on the phone to her. Brendon also said another prison guard, Miss Pordan, has lied in her statement saying Brendon stopped an interview, and that he was abusive. This stuff will not stop him.

As I said before Tom Percy, QC, and another Associate of his are following his circumstances very closely. The other lawyer, Shash Nigan, tried for three days to speak to Brendon last week before finally getting through.

Now for the really good news. Someone has put up the Port Arthur Police Video on the internet but on Thursday Elaine Scott and Mark and myself could not find it. We thought you may have put it up, Jim.

Anyway the upshot of this was that Brendon received a call from the Tasmania Police asking him to remove it. Apparently they were very polite and courteous etc. Then Elaine reported that two detectives had been to see him, names detective Frame and detective Hawks about the video. The obvious conclusion to this is that they are very nervous about it.

So because we could not find it we have decided it may as well go up anyway. I will confirm when you can access it. It is he at his best.

Now also I would like to direct you to a website I found yesterday which will help explain why Australia the lucky country, rich, democratic, envious lifestyle, etc. is in the predicament it is and how things like gaoling Brendon can happen here. It is a PDF Paper 257 pages long called "Australia the concealed colony".

Basically it says there is no law here and there cannot be until Australia and the United Kingdom sort the mess out which neither is willing to do.

It is to do with Federation of the six colonies in 1901 and what did happen, what did not happen and what should have happened. I have read 40 pages and you get the picture well before that.

Result: Imagine if you were incarcerated or victimised by the government in some sort of way and they finally admitted after some 90 years they were commiting fraud and were going to put and end to it and sort it out with the UK. Can you imagine the claims made against them? As the authors report unless the International Community takes control the only option for the people is violent revolution.

I can now report that Brendon's legal representative is Sir John Walsh, former Chief Justice of Norfolk Island.

Before I could not confirm this as we were not sure if he was really going to take Brendon's case on. Also when I wrote last he was down at Tasmania shutting up the Tasmanian Police over some thing they were doing unlawfully.

I will fill you in when that story becomes available.

Sir John Walsh, whom I have only met recently, is a Constitutional Lawyer, who intercedes on behalf of innocent people against authority. He loves high profile cases. When he realized the profile of Brendon's case things became very important to him and he is working on the appeal now even though it is past the cut-off date.

The cut off date was Monday 21 February 2011 and Elaine and Scott worked very hard Sunday and Monday all day to get the appeal in on time – 21 days after sentencing. The Supreme Court refused to accept it. Every time it was presented it was rejected. Eventually, they ran out of time.

If you watch "My Cousin Vinny" Joe Pesci says in the Prison Bus heading back to prison "You two killed a good ole boy. There ain't no way this ain't going to trial".

In Brendon's case "He vilified a good little Jew boy, there ain't no way this man is going to get his freedom easily".

Just like the USA they control the courts, the politicians and the security and Brendon thinks they are leaving the USA and coming here in droves.

About conditions he is putting up with. There is blood and faeces on the wall. It is stinking hot even for us on the outside. From what we can gather no airconditioning, shade or cool area other than maybe the visitors area. We do not know for sure about that because we refuse to have a retina scan.

About MAIL, Elaine sent him a letter during the week and half of it was blotted out he told her this morning. So for those wanting to write be careful what you say. Do not mention Jews, Guards, Judges etc. Heck, they may even blot out God and Jesus. I would try to sign off as you normally would in an email to him then he would know what gets blotted out. Do not send books. We need to remember that we are dealing with Satan's system and his children while Brendon is incarcerated and he has gone to the core of the problem just as Jesus did. Jesus rebuked them in much the same way and they hate being identified.

Well I think that is about it for now. I hope the Lord is looking after you and you are able to do His will. By the way, Elaine pointed something out that might be pertinent this morning. She said that maybe God has sent Brendon into Hakea to present the Truth to those sufferers and he is doing God's will. Imagine if he was able to galvanize the entire prisoner population, wouldn't that cause some interest and it's just given me an idea!

Attachments

1.The trust details for sending money for Brendon's defence.

Memo To The Jury That Convicted Brendon O'Connell, January 29, 2011

That it took you seven hours of deliberation to return a quilty verdict upon Brendon O'Connell demonstrates that there was much discussion among you as to whether Brendon was actually guilty of seven counts of "racial vilification" as charged. I wonder if you would have returned a guilty verdict had Brendon been allowed by the trial judge to present all of the evidence that he had prepared in his defence. I wonder what your reaction would have been after you had studied "The Russian Petition To Classify The Kitzur Shulchan Aruch As Hate Literature" by Michael A. Hoffman and had you read excerpts from "A Study In Anti-Gentilism" by former U.S. Army<u>Lieutenant Colonel Gordon Mohr</u>. But the trial judge would not permit Brendon to present this vitally-important literature to you. Nor would he allow the accused to show you evidence of Jews being a religious group, not a race. Although you were allowed to hear evidence from Rabbi David Freilich in which it was contested that Jews are a race, the trial judge would not permit Brendon O'Connell to present evidence from Rabbi Harry Waton that they are not. The following quotation is from the book "Jewish <u>History, Jewish Religion : The Weight of Three</u> Thousand Years" by Israel Shahak:

- **2.** A copy of an attachment I sent to the WestAustralian Newspaper 2 weeks ago explaining why Brendon's case is a constitutional matter to be heard in the High Court of Australia. This still has not gone to print. I wonder why!!!
- **3.** Copy of Hansard Parliamentary debate on the final day of its debate in the State's upper house the Legislative Council. It only got through because some conservatives weakened or did not vote.

May God shine upon you.

Graham

PS: I have had trouble with attachments so I will send this email on its own and try attachments by themselves. It maybe that I am being censored from sending Hansard scripts. 3 times firefox has had to close as I add the attachments.

*

Attention Brendon's Group:

Here are the account details for the trust account to put money in for Brendon's Appeal.

Account Name: Australian Constitutional Trust **Bank for Trust Account:** Commonwealth Bank

Bank Branch: Norfolk Island

Account Number: 062 950 10004014

Nominate Brendon O'Connell as the Beneficiary. The first six digits identify the bank and its branch.

Regards. Graham - <u>grabl@westnet.com.au</u>

The Jews themselves universally described themselves as a religious community or, to be precise, a religious nation. 'Our people is a people only because of the Torah (Religious Law)' – this saying by one of the highest authorities, Rabbi Sa'adia Hagga'on who lived in the 10th century, has become proverbial.

This next quotation has been lifted from the book "The Thirteenth Tribe" by Arthur Koestler:

The large majority of surviving Jews in the world is of Eastern European-and thus mainly Khazar-origin. If so, this would mean that their ancestors came not from the Jordan but from the Volga, not from Canaan but from the Caucasus, once believed to be the cradle of the Aryan race; and that generally they are more closely related to the Hun, Uigur and Magyar tribes than to the seed of Abraham, Isaac and Jacob. Should this turn out to be the case, then the term 'anti-Semitism' would become void of meaning, based on misapprehension shared by both the killers and their victims. The story of the Khazar Empire, as it slowly emerges from the past, begins to look like the most cruel hoax which history has ever perpetrated.

Had you been allowed to read "Zionism and Race" by Fred E. Foldvary and had you been permitted to view the photographs of white-skinned Jews and coloured-skinned Jews that are available for perusal here, you might well have found yourselves deliberating

much longer then the seven hours you did. And had the trial judge not denied Brendon O'Connell his legal right to present crucial evidence in his defence, you might well then have found yourselves asking one another this fundamental question: "How can Jews be a race when one faction are white-skinned and another black?"

After considering this peculiar anomaly you would surely have concluded that Jews cannot possibly be a race. Ergo you would not have returned a guilty verdict on six of the "racial vilification" charges upon which Brendon O'Connell stood trial. But the trial judge would not permit this crucial evidence to be presented for your consideration. Brendon was correct when he accused the trial judge of treason, for the "learned" Judge Wisbey has certainly shown himself to be a traitor to the cause of justice if nothing else.

You heard evidence from two young Jewish men, Stanley Keyser and Timothy Peach, of how they attended a protest at a supermarket in Perth on 2nd May 2009 that had been organised by the 'Friends of Palestine' group to express concern at the supermarket selling oranges which had been imported from

Israel. According to Peach, he and Keyser were there to "observe" and to "hand out flyers to educate the protesters about Israel". Keyser and Peach are not the only Jews who have shown-up at an event so to "observe" and document the proceedings. Keyser and Peach had been noticed by Brendon taking photographs of the pro-Palestine protestors and he decided to challenge them. The rest is history. And if you the jury seriously believe that two Jewish activists would turnup at a pro-Palestinian protest so to "educate the protesters about Israel", then I have a bridge in Manhattan to sell you. Did you not wonder why Stanley Keyser, an Australian citizen, is more concerned with Israel-related issues than he is with Australian affairs? Take a look at this filthy, little liar's YouTube account and see how many videos relating to Australian issues you can find. If you can find just one, that will be one more than I managed to find. Did Keyser's membership of the extremist Jewish group, Chabad Lubavitch, not trouble you? Obviously not. More at:

http://www.davidduke.com/general/brendon-oconnell-found-guilty-of-racial-hatred 22501.html

From: Brendon Lee; of the family O'Connell <u>brendon.oconnell2010@gmail.com</u> Sent: Friday, 28 January 2011 3:14 AM. Subject: Shock And Awe - 7 Days

Well, that was fun. I wonder why they let me out for the night? The jury said they were tired and wanted to go home. They haven't reached a decision yet and I really cant see how they can at all - the trial was worse than a farce and to call it a farce is an insult to decent farces everywhere.

The looks on some of the jurors faces said it all, they hadn't a clue what was going on and they could not work out why it was the judge and prosecution were not letting me present evidence.

I saw John (lawyer - still use him as an adviser) that morning and he said to keep at them. That they would have to allow me to present evidence as to my beliefs so the jury could make a decision on "intent" and "in the public interest" etc...the judge had been given his orders however.

I came in in the morning to see the prosecutor Mr Anthony Ayrse with a Orthodox jew in his ear - the guy (jew) is a lawyer at the district court. Ayres then launched into an attack based on my "ignorance" of jewish holy books and a little bit of knowledge is a dangerous thing and he launched into a clearly "rehearsed" attack stating I knew nothing because I had not read the "final judgment" of judaic "discussions" found in the "Kitzur Shulchan Aruch ". "Well", I said..."I do believe Michael Hoffman has a lot to say about that." As I looked for the reference Ayres kept at me and I kept saying..."so you say".

He kept at me and as I flicked through the pages I told him to have at it and have a nice chat between themselves while I found the page. The judge called an adjournment. I demanded I be able to stay behind and look for the reference and I was allowed to. I found it and could not wait to get stuck into Ayres. Every time he mentioned Rabbi Frielich I said... "that old sociopathic liar?" When the judge came back in he asked me if I had any more witnesses, I said none but myself and the judge IMMEDIATELY called for the end of cross examination and asked for the prosecutor to do his final address.

I protested that he could not do that and he said he could and that was that.

NOW I KNOW WHAT THEY FEAR THE MOST - HOFFMANS JUDAISM DISCOVERED.

They were petrified and ran for cover. CLEARLY Wisbey (judge) was being coached behind the scenes. I have included Hoffmans chapter on the Shulchan Aruch and I urge you to distribute it widely.

The fact they were prepared to do what they did showed a great deal of fear.

The jury could not work out what was going on. I am tired and want to go to bed. The jury is back tomorrow. What will they do? I have no idea. We are into particle physics now and anything is possible. The court may well levitate into another dimension - I simply do not know. I just know a lot of them (jury) are shocked at the judge and the fact I could not present evidence. I had Hoffman, McDonald, Mark Glenn and a bevvy of internet news articles to play with but they were having none of it.

I had made up extensive audio visual packages - they refused to allow the jury to have them or watch them. I kept as mainstream as possible.

They were most definitely NOT going to allow me to show the jury what they did in Gaza. I suspect the jury have asked to go home so they can review the material I told them to look up on you tube because they are utterly intruiged as to what the judge is hiding.

Anyway - I'm off to bed. Could people please send onto Jim Kerr the 5meg+ PDF's of the transcripts :-)

В

P.S - the only other thing that made them gag was when I mentioned israeli intelligence activity - that sent them into fits.

I haven't done much recording because they wrecked the camera memory card because it was left in the boot of a car. The same day they ruined footage on my phone camera which was in their custody. They also switched on my wireless card switch - bad luck for them, I pulled the wireless card out a year ago.

One thing I have learnt - BACK UP! BACK UP! BACK UP! I have copies of stuff all over town. They will break in and take your computers or hard drives.

В

From: Brendon O'Connell <u>lockemout2010@gmail.com</u>
Sent: Thursday, 20 January 2011 9:09 PM
Subject: Sanity in Australia prevails - for how much longer?

I'm having fun Fredrick! But Judge Wisbey does'nt like me! All I asked for was his neck size! :-D

Oh well, you only impanel a Grand Jury to try a Judge on treason charges once in your life :-)

I like this: >>Darryl Potts, who believes there is a Jewish conspiracy to destroy other races, had his AB firearms and probationary pistol licences revoked by police after he expressed "white supremacy views" to officers during an incident involving domestic violence. But, in a landmark case, the Administrative Decisions Tribunal has ruled that, even though Mr Potts might hold extreme and offensive views, that does not mean he is mentally impaired and he is legally entitled to a firearm licence –read the Tribunal's ruling in full –

http://lawlink.nsw.gov.au/adtjudgments/2010nswadt.nsf/f1a6baff573a075dca256862002912ec/ac37a2776e9f383dca2578090011ff5b?OpenDocument

He also said Jewish spies, posing as "Israeli art peddlers" were visiting his house because he was "a person of interest" to them.<<

Well then. I guess they will have to eat their words:-) Funnily, Chief Judge Martino and John Bougher liked my submission that ended..."Jews run the world, Jews run Freemasonry, Freemasonry runs the district court." I said to the Chief Judge..."Well, none of you have read it anyway [submission]." Chief Judge Martino replied quite insistently..."I have. Yes, right through." He appeared very interested. He is a very nice man. FIRM, but fair. Very objective.

Poor old Judge Whisby did'nt know what hit him :-D To be honest, neither did I. I was hoping to get an adjournment so you could appear. Then I thought I would get a contempt of court charge and delay things for a little while. NO matter what I did he would not bite. I even put my smelly socks up on the bale and sat back in the chair and said..."I guess I will have a little sleep then"...or some such words.

Lieblich is not looking very happy these days. Not so smiley.

Professor Andrew Markus was a good old hoot. He was/is emphatic there are **NO RACES**, they are a

SOCIAL CONSTRUCT only, ala Jared Diamond. He would NOT answer me that the "shared history" was based on a ******** book. He would just not say it. I said..."So what are the main books that describe Jewish history?" He would not, under any circumstances say religious books. He said..."there are thousands of books".

I read out to him the standard definition for an ethnic group used by the D.P.P. He stated that basically it was all about a feeling of "togetherness" based on?

He mentioned the holocaust too many times to mention. Little Stanley is EMPHATIC that Jews and he are a RACE - BIOLOGICAL. How interesting.

When I said to Professor Marcus that it all sounded very confusing and depending on wind direction and temperature and humidity he said..."you're confused! You're not getting it!"

I said..."no, I'm not getting it. I dont understand. It is very confusing for me, an average man off the street." Marcus said..."the world is complex. There are shades of grey."

I said "no, the world is fairly simple. I get up in the morning, I put my boots on and I have breakfast."

He went on...and on...and I said..."Professor, are you aware of the saying - to strain at gnats while swallowing a camel?" And on and on it went. Then I remembered...

I pray you, think you question with the Jew:
You may as well go stand upon the beach
And bid the main flood bate his usual height;
You may as well use question with the wolf 2005
Why he hath made the ewe bleat for the lamb;
You may as well forbid the mountain pines
To wag their high tops and to make no noise,
When they are fretten with the gusts of heaven;
You may as well do anything most hard, 2010
As seek to soften that—than which what's harder?

— His Jewish heart:

They were all squirming. Little Stan also had a very bad memory. I re-iterated to him that "the Truth rolls off the tongue effortlessly."
